## Case: 4:15-cr-00403-HEA Doc. #: 51 Filed: 01/04/16 Page: 1 of 1 PageID #: 87

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

UNITED STATES OF AMERICA,	)
Plaintiff,	)
vs.	) Case No. 4:15CR403HEA(SPM)
CHARLES FLOWERS-2 RODNEY KEITH JONES-1,	) )
Defendant.	,
MEMORANDUM FOR COURT	
Counsel for defendant advises the Court that he/she believes he/she has received from the government all discovery to which he/she is legally entitled.	
After review of the discovery, counsel for defendant has determined that it is in defendant's best interest (not_ to file pretrial motions) ( to withdraw all previously filed pretrial motions.)	
Counsel for defendant has discussed these matters with defendant.	
	***************************************
Defendant has discussed these matters with counsel and understands the reasons for the determination ( not to file pretrial motions) ( to withdraw all previously filed pretrial motions).	
Defendant agrees that it is in his/her best interest to waive his/her right to have pretrial motions filed or to have pretrial motions considered by the Court.	
Defendant waives his/her right to considered by the Court.	have pretrial motions filed or to have pretrial motions
Defendant waives his/her right to have an Evidentiary Hearing.	
Council	Craves & delical
Date:l / l// l//	Defendant  Date: 1 - 4 - 6
***************************************	#Z#ZZZZZZZZZZZZZZZZZZZZZZZZZZZZZZZZZZZ
After record made in open court, the Court finds that defendant's waiver of his/her right to have pretrial motions filed or considered by the Court and defendant's waiver of Evidentiary Hearing is knowingly and voluntarily made.	
Trial in this case is set, as to both defendants in this case, on February 8, 2016 at 9:30  A.M. before the Honorable Henry E. Autrey.	
Date: 1-4-2010	Shirley Perimore Mensah

Shirley Padmore Mensah United States Magistrate Judge